United States Bankruptcy Court Eastern District of Wisconsin

In re OLLIE PAYTON		_ Case No.	14- 34892					
	Debtor(s)	Chapter	13					
	CHAPTER 13 PLAN		·					
NOTICES								
NOTICE TO DEBTORS: This plan is the model plan as it appears in the Appendix to the Local Rules of the Bankruptcy Court for the Eastern District of Wisconsin on the date this plan is filed. THIS FORM PLAN MAY NOT BE ALTERED IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISIONS IN SECTION 10.								
A check in this box indicates that the plant	an contains special provisio	ns set out in S	Section 10 below.					
NOTICE TO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN. You should read this Plan carefully and discuss it with your attorney. If you oppose any provision of this plan you must file a written objection. The time to file an objection will be in a separate notice. Confirmation of this Plan by the Court may modify your rights. You may receive less than the full amount of your claim and/or a lesser interest rate on your claim.								
You must file a proof of claim in order to be p subject to the availability of funds.	aid under this Plan. Paymer	nts distr <u>i</u> buted	l by the Trustee are					
	THE PLAN							
Debtor or Debtors (hereinafter "Debtor") propose	this Chapter 13 Plan:							
1. Submission of Income.								
☐ Debtor's annual income is above the medi☐ Debtor's annual income is below the medi								
(A). Debtor submits all or such portion (hereinafter "Trustee") as is necessary for		ure income to th	ne Chapter 13 Trustee					
(B). Tax Refunds (Check One):								
Debtor is required to turn over to the during the term of the plan.								
Debtor will retain any net federal and	state tax refunds received dui	ning the term of	ше рып.					
2. Plan Payments and Length of Plan. D (check one) ☑ month ☐ week ☐ every two we (check one) ☐ Debtor ☐ Joint Debtor or by ☑ may be less if all allowed claims in every class, or	eks	e by Period od of <u>60</u> months	ic Payroll Deduction(s) from					
☐ If checked, plan payment adjusts as indicated	d in the special provisions loca	ted at Section	10 below.					

3. Clain belief. Confirma	redito	enerally. The amounts list ors may file a proof of claim	ed for claims in this in a different amount.	Plan are based up Objections to claim	on Debtor's best estimate and s may be filed before or after
	The fo	ollowing applies in this Plan:			
		CK A BOX FOR EACH CAT	EGORY TO INDICA	TE WHETHER THE	PLAN OR THE PROOF OF CLAIM
				Plan Controls	Proof of Claim Controls
	A.	Amount of Debt			\boxtimes
	B.	Amount of Arrearag	е		\boxtimes
	C.	Replacement Value	- Collateral	\boxtimes	
	D.	Interest Rate - Seco	ured Claims	\boxtimes	
					WILL MEAN THAT A PROPERLY IG SUB-PARAGRAPH OF THE PLAN.
		rative Claims. Trustee will v, unless the holder of such			and expenses pursuant to 507(a)(2) as nt treatment of its claim.
		Trustee's Fees. Trustee sld States Trustee, not to exc			the percentage of which is fixed by the า.
	amou Pursu	int of \$40.00 was paid prior t	o the filing of the case o)(1), any tax refund s	e. The balance of \$3	ling the petition is \$3,500.00. The 8,460.00 will be paid through the plan. by the trustee will first be used to pay
			Total Admi	nistrative Claims: _	\$
5. Pric	ority (Claims.			,
	(A).	Domestic Support Obliga	itions (DSO).		
		☐ If checked, Debtor doe assigned, owed or recover			ge claims or DSO arrearage claims
		recoverable by a governme	ental unit. Unless oth I pursuant to 11 U.S.	erwise specified in f C. 1322(a)(2). A DS	SO arrearage claims assigned, owed or this Plan, priority claims under 11 U.S.C. SO assigned to a governmental unit
(a) DS	О Сге	ditor Name and Address	(b) Estimate	ed Arrearage Claim	(c) Total Paid Through Plan
Tatala	•	· · · · · . · . · . · .	\$ \$		\$ \$
Totals	(B).	Other Priority Claims (e.		e priority claims will	be paid in full through the plan.
(a) Cre	editor				(b) Estimated claim
Tatala				\$ \$	· · · · · · · · · · · · · · · · · · ·
Totals	<u>:</u>			Φ	
	Tota	l Priority Claims to be pai	d through plan: \$	0.00	

- 6. Secured Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328. The value, as of the effective date of the plan, of property to be distributed under the plan on account of such claim is not less than the allowed amount of the claim.
 - (A). Claims Secured by Personal Property.

	If checked	, The Debtor	does not have	claims secu	red by pers	onal property	which debtor	intends to
reta	ain. Skip to	6(B).						

- ☐ If checked, The Debtor has claims secured by personal property which debtor intends to retain.
- (i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):

(a) Creditor	(b) Collateral	(c) Monthly Adequate protection		
		payment amount		
Chase Auto	2010 Ford Taurus	\$100.00		
United Consumer Financial Services	Kirby Vacuum Cleaner	\$ 25.00		
	Total monthly adequate			
	protection payments:	\$ 125.00		

- (ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).
 - (a). Secured Claims Full Payment of Debt Required.

\boxtimes	If checked,	the Debtor	has no s	secured	claims	which	require fo	ıll paymer	t of the	underlying	debt.
Ski	p to (b).	•									

If checked, the Debtor has secured claims which require full payment of the underlying debt. Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which vehicle is for the personal use of the debtor; **OR**, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f).

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest	(f) Estimated Monthly Payment	(0)
				Rate		Through Plan
United						
Consumer						
Financial						
Services	Kirby Vacuum Cleaner	2014	\$2,241.00	4%	Pro Rata	\$2,476.10
TOTALS			\$		\$	\$2,476.10

	(b). <u>Secu</u>	<u>red Claims -</u>	Replacement Va	lue.				
	☐ If che (B).	cked, the De	btor has no secure	ed claims which m	ay be reduce	d to replacement	value.	Skip to
				claims which may alue assigned to th			lue. Th	ne
(a) Creditor	(b) Col	lateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estir Monthly Pay		(g Estimated Total Paid Through Plar
Observa Austra	2040 5	T	2040	\$6,624.00/	5%	Dre Dete		
Chase Auto TOTALS	2010 F	ord Taurus	2010	\$6,624.00 \$	3%	_ Pro Rata \$		\$7,500.00 \$7,500.00
(a) Creditor) If cheretain. S If chemake all ordinarily provided continuin ii) If chethe through the character is a continuin in the character in the character is a continuin in the character in the character is a continuin in the character in the character is a continuin in the character in the character is a continuin in the character in the character is a continuin in the character in the character is a continuin in the character in	ecked, the Dekip to (C). ecked, the Depost-petition for under the geach month	btor does not have btor has claims seemortgage paymer hese regular mon loan documents, n thereafter, unles (b) Property description	e any claims secured by Real Pronts directly to each othly mortgage pay are due beginning this Plan provide cription	pperty that de mortgage crements, which the first due es otherwise.	ebtor intends to re editor as those pa may be adjusted date after the cas	etain. Dayment d up or se is fil	ebtor will s down as ed and
(a) Creditor	maicaled	(b) Property) until paid in full.	(c) Estim	1 ' '	stimated Monthly Payment	` '	Estimated Total Paid ough Plan
TOTALS				\$	Pro Rat	ta	\$	
Total Secured (C). S	Surrender o	of Collateral. Any secure	This Plan shall se d claim filed by a	erve as notice to cr secured lien holde as satisfied in full	editor(s) of D	iteral is surrender	red at c	
(a) Creditor				(b) Collateral	to be surrend	ered		
7. Unsecure (A). De \$7.015.70. Afte	ebtor estima er all other c	lasses have l	otal of general uns been paid, Trustee or <u>0</u> %, whichever	secured debt not so e will pay to the cre is greater.	eparately clas	ssified in paragra llowed general ur	ph (b) I	pelow is ed claims
(B).	·	ses of unsect		, ,, =-	•			
· w	- Total Uns	ecured Clair	ns to Be Paid Th	rough the Plan:	\$			

8. E	xecutory Contrac	ts and Unexpired Lea	ases.		
		, the Debtor does not	have any	executory contracts and/o	r unexpired leases.
	contracts and by Debtor. De	unexpired leases are about the body and the brown are the	assumed, any defau	and payments due after fi It by paying the arrearage	ses. The following executory ling of the case will be paid directly on the assumed leases or contracts are made to secured creditors after
	(a) Creditor	(b) Nature of le executory cor		(c) Estimated arrearaç	ge (d) Estimated monthly payment
NONE					
				Totals:\$	\$
	roperty of the Est	tate. Property of the estration; or		ted upon confirmation of the revest in Debtor (Check of	
set forth to 1 of this	pelow. The provisi plan.	ons will not be effect	tive unles	s there is a check in the	Plan shall include the provisions notice box preceding Paragraph he Debtor may continue to mail to
Debtor th	e customary month	nly notices or coupons	or statem	ents notwithstanding the a	automatic stay.
12. Mod i without p	ification. Debtor m roviding notice to c	ay file a pre-confirmat reditors if the Debtor o	ion modific certifies tha	cation of this plan that is n at said modification is not	ot materially adverse to creditors materially adverse to said creditors.
Date I	December 12 th , 2014		Signature	/s/ Ollie Payton	
			Ū	Ollie Payton Debtor	
Attorney	James L. Miller State Bar No. Firm Name Firm Address Phone Fax	1000569 Miller & Miller Law, LLC 735 W. Wisconsin Ave., Milwaukee, WI 53233 (414) 277-7742 (414) 277-1303 jmiller@millermillerlaw.co			